UNITED STATES	DISTRICT	L COI	JRT
SOUTHERN DIST	RICT OF	NEW	YORK

CIRO FABIO TOVAR, individually and on behalf Index No 1:19-cv-03474-VSB

of others similarly situated

Plaintiff,

STIPULATION

-against-

THE EMPIRE SHOE REPAIRING CORP (d/b/a EMPIRE SHOE REPAIR) and GEORGE DZHURAYEV

Defendant.

IT IS HEREBY STIPULATED that the time for the defendants to appear and to answer, amend or supplement the answer as of course or to make any motion with relation to the Complaint in this action, be and the same hereby is extended to and including the 29th day of July 2019. Defendant waives jurisdictional defenses.

Faxed signatures shall be deemed originals.

Dated: Kew Gardens, New York

June 27, 2019

Ileuv Yyakubov

Yakubov Law

Attorney for defendant

By: Henry Graham, Esq., Of Counsel 80-02 Kew Gardens Road Suite #300

Kew Gardens, New York 11415

(718) 793-1311

Michael Faillace & Associates, PC

Attorney for Plaintiff

60 East 42nd Street, Suite 4510

New York, NY 10165

APPLICATION GRANTED SO ORDERED New BLA VERNON S. BRODERICK

U.S.D.J. 7/2/2019

The parties are directed to review Rule 1(G) of my Individual Rules & Practices in Civil Cases ("Individual Rules"), which states that I "will not automatically grant stipulated agreements as to scheduling," and sets forth the requirements for all requests for adjournments and extensions of time. Any subsequent requests that do not comply with my Individual Rules will be denied.

H:\Y\Yakubov, Lco\stipextendtimetoanswer.wpd